NORTH CAROLINA INDUSTRIAL COMMISSION RALEIGH, NORTH CAROLINA

RELEASE OF TORT CLAIM UNDER GENERAL STATUTE's 143-291 et seq. 1.C. Filo Nos.: TA-25445(AG No. 16-00304)

by and through my guardian ad litein KNOW ALL MEN BY THESE PRESENT, that I, Plaintiff Rhonda L. Granja, for the sole consideration of Seventy-Four Thousand Nine Hundred and 99/100 Dollars and 99/100 Cents (\$74,999.99) to be paid by the North Carolina Department of Health and Huntan Services, the payment whereof being made under the provisions of General Statutes 143-291 et seq., do hereby release and discharge and by these presents do for myself, all heirs at law, the heirs of the Estate, executors, administrators and assigns release and forever discharge the State of North Carolina, the North Carolina Department of Health and Human Services, Broughton Hospital and all their past, present and future officers, employees, servants, and agents, individually and officially, including but not limited to Masood Mohinddin, MD, Judy Pane, RN, Becky Lambert, RN, Julie Harrison, RN, Doug Helms, RN, Susan Byrd, RN, Bob Maltba, RN, Judy Rowe, Janet Harrison, Doug Hensley and Shella Byrd of . and from any and all past, present and future claims, demands, damages, actions, cause of action of whatever kind from January 5, 2010 through or nature, arising from the care and treatment of Injury on or about February 6, 2010 . Plaintiff acknowledges and agrees that all bills of any kind or naturo whatsoever incurred as a result of the medical care, ising from said occurrence have been paid or will be paid out of counseling and treatment of these proceeds and Plaintiff agrees to indemnify and hold harmless the parties released hereby from any claims by any person or entity seeking the recovery of unpaid bills. Plaintiff further agrees that to the extent that any lien by a third party exists on the proceeds of this settlement, Plaintiff will indemnify and hold harmless the parties being released from any claims by any person or entity seeking the recovery of or enforcement of such liens, including but not limited to, penalties, interest, and alterney's fees.

Plaintiff further warrants and represents that there are no existing liens in favor of any health service provider from which payment is due from the settlement proceeds described above or for which a claim exists by virtue of medical or counseling services provided to the country or in the event that such liens or claims do exist, Plaintiff warrants and represents that such valid liens shall be fully compromised, settled, paid, or otherwise salisfied by express agreement with any such health service provider prior to the distribution of the settlement proceeds referred to herein. In the event that any of the released entities shall incur expense or sustain any monetary damage as a result of any valid claim made by such health care provider, insurance carrier or worker's compensation carrier (or any entity with any such subrogated claim) against the entities released relating to such liens, Plaintiffs do hereby agree to save and hold harmless the State of North Carolina, the North Carolina Department of Health and Human Services, and all their past, present and future officers, employees, servants, and agents individually and officially from any and all reasonable costs, damages, interest, payments, or expense of any nature whatsoever they may incur or be composed to pay as a result of any valid claim by such health care provider.

Furthermore, Plnintiff expressly acknowledges that Plaintiff has an independent legal obligation under 42 C.F.R. § 411.24(h), as currently in effect or hereinaRer modified, to satisfy any Medicare lien or interest, which Plaintiff agrees is the sole and separate obligation of Plaintiff. Plaintiff will indemnify and will save and hold harmless the released entities for any failure of Plaintiff to comply with payments requirements for any and all medical, hospital or other treatment liens required by State or Federal law to be paid. Plaintiff will indemnify and will save and hold harmless the released entities for any valid claim that Medicare, Medicaid or other lien holder may have against

Plaintiff further hereby agrees to indemnify and save harmless the released parties of and from any and all claims of any sort from any party claiming to be subrogated or to have any other type of legal or equilible claim to the proceeds or any part of the proceeds paid in oxchange for this release. This indemnification extends to and includes indemnification from all costs and attorney fees that might be incurred as a result of such claim.

Plaintiff understands that this release is made as compromise to avoid exponse and to terminate all controversy and/or claims for injuries or damages of whatever nature, known or unknown, including future developments thereof, in compromise of a disputed claim as outlined in the pleadings in TA-25445 and it is therefore specifically agreed that this release shall be a complete bar to all claims or suit for injuries or damages of whatsoever nature against all current and former employees or agents of the State of North Carolina and the North Carolina Department of Health & Human Services, and Broughton Hospital arising out of Plaintiff's admission to Broughton Hospital in January of 2010 through alleged injury on or about February 6, 2010. Plaintiff hereby agrees to file a Voluntary Dismissal with Prejudice of this action within 15 days of the receipt of the proceeds of this settlement.

IN WITNESS WHEREOF We, have hereunto set my, our, hand(s), this _____ day of _________, 2010

Rhonda L. Granja, Guardian ad Litem or

(marrivous) an Liter, for

APPROVED AS TO FORM:

Counsel for Defendant NCDHHS Susan Fountain

Assistant Attorney General

Approved by N.C. Industrial Commission:

Luke Baker, Counsel for Plaintiff

Deputy Commissioner Robert Harris